



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Atty. Docket: KOROL=1

In re Application of:)	Conf. No.: 3491
)	
Abraham KOROL et al)	Art Unit: 1638
)	
Appln. No.: 09/552,147)	Examiner: A. R. KUBELIK
)	
Filed: April 19, 2000)	Washington, D.C.
)	
For: METHOD FOR PLANT)	October 29, 2003
TRANSFORMATION BASED ON A)	
POLLINATION-FECUNDATION...)	

CORRECTIVE REPLY

Customer Window, Mail Stop **NON-FEE AMENDMENT**
Honorable Commissioner for Patents
Arlington, VA 22202

Sir:

As the amendment filed on July 7, 2003, was held to be not fully responsive because the claims were improperly presented according to the new regulations, and consequently the amendment of July 7, 2003, was not entered, the applicants (by way of new attorney of record: see the new Power of Attorney attached hereto) now re-presents such amendment in proper form as follows:

Amendments to the Claims are reflected in the listing of claims which begins on page 2 of this paper.

Remarks begin on page 9 of this paper.

An **attachment** including the Declaration of Prof. Korol is attached after page 11 of this paper.